

The State of Oklahoma my — CIVIL SUIT —
 AND JUDGE LAMONT STONE IS FILING
 FRAUD, RACKETEER AND RACIAL DISCRIMINATION, CHARGES
 — PRIVACY ACT AGAINST U.S.
 → EBAY, MICROSOFT, president OBAMA, CFPB, FEMA, —
 → president TRUMP, AN HIS SON'S DONALD JR. AN ERIC
 — TRUMPF,
 NOW COMING ONNODIE JUDGE

IN 2004-2007-2016-2021 THIS IS TAKEN
ABOUT ABOUT THE INTREST OF PRESIDENT TRUMP,
 CLIENT MY SELF, AN MY CONSTITUTIONAL CLAIM AND
 LIBERTY INTERESTS SANDRA V. CONNER OKLAHOMA CITY OK.
 HAD ME LEAVING UP UNDER A DOUBLE STANDARD
 CASE LAW FILE AN HOLDEN MY RECORDS FROM STATE,
 TO STATE AN THERE RULE'S LEAVEN UNDER THE
 DEPARTMENT OF JUSTICE SO TO A CRIMINAL CONVICTION
 FROM 2004-COMING OUT IN 2007-2008 SENTENCE WAS
 IMPROPERLY ENTERED AN SHOULD HAVE BEEN RESOLVED
 ON DIRECT TIME OF ME COMING OUT FROM THE 2004
 CASE TO 2007-2008 I WAS JUMP IN JAIL AN sent
 TO THE Hospital, WITH BRAIN DAMAGE I MY SELF IS
 SHOWING EXTRAORDINARY AN EXCEPTIONAL CIRCUM-
 ORLANDO COUNTY FL JAIL. AN WAS EMOTIONAL DISTRA

CIV 22 87~~111~~ G

FILED

JAN 31 2022

CARMELITA REEDER SHINN, CLERK
U.S. DIST. COURT. WESTERN DIST. OKLA.
BY joy, DEPUTY

EMOTIONAL DISTRESS AND I REQUESTED HAVING LEAVING
UP UNDER A DOUBLE STANDEROO CASE LAW FROM
2004 AN RULES FROM 2007 SO WHEN I GOT BRAIN
DEAMMEC FROM ORLANDO FL COUNTY JAIL I
FELL UNDER A NEW LAW 2007 AN RULES THAT
I COULDNT STATE BY A (DAY CARE) OR A POOL, I
WAS NOT ~~UNDER THE POOL~~ UNDERR THAT LAW IN
2004 FROM THE CASE I HAD ONLY UNTIL I CAME
OUT IN 2007-2008. I TELL UNDERR THAT 2007 LAW
IT WAS SAID I COULD STAY AT MY GRANDMOTHER
HOUSE AT FIRST THEN I HAD TO MOVE, BECAUSE A
SCHOOL, THEN I COULD ~~NOT~~ STAY, BUT I HAD TO
FIND ME SOME WHERE TO MOVE IN 8 DAYS but I
HAD TO ~~NOT~~ STAY DO TO THAT ADMINISTRATIVE
PROCEDURES ACT, MUST BE USED SO THATS PUCK
ME BACK UP AT THAT TIME THEY MADE ME
CONFUSE THAT SOMETHING WHICH WAS DOUBLE
JAPPER IF I DIDNT I WOULD GET LIFE, SO I
DO WHAT WAS SAID TO MY MOTHER, AN GRANDMOTHER,
TAKE ~~THE~~ TIME.

SO THAT PUT ME AT CONFLICT WITH THAT
 TIME AND SINCE MORE TIME AND MADE MY
 WEBSITE GET GET FRAUDED ON AND PUT MY MONEY
 IN LIMBO AT CFPB CLIENTS INTEREST
 ALL \$ 17 billion plus now THAT MADE ME ~~GO~~
 GO BACK AND GET MY APPROVED PRISON OFFICIAL
 MAY SUBSTANTIALLY RESTRICT THE PROPERTY INMATES
 MAY POSSESS. 953 BUT WHEN INMATE ARE AFFORDED
 THE OPPORTUNITY... TO POSSESS PROPERTY THEY
 ENJOY A PROTECTED INTEREST IN THE PROPERTY THAT
 CANNOT BE INFRINGED WITHOUT DUE PROCESS ⁹⁵⁴
 BECAUSE THE SUPREME COURT'S DECISION IN ~~GEO~~
 SANDBIN V. CONNELLY ADDRESSED DEPRIVATION OF
 PRISONERS LIBERTY, IT SHOULD NOT BE APPLICABLE TO
 DEPRIVATIONS OF PROPERTY. ⁹⁵⁵ PROPERTY RIGHTS ARE
 ALSO PROTECTED BY THE FIFTH AMENDMENT WHICH
 STATES; "... [N]OR SHALL PRIVATE PROPERTY BE TAKEN
 FOR PUBLIC USE WITHOUT JUST COMPENSATION THE

question is we know they didn't create SKYPE, or Blackberry, an Microsoft didn't neither because it was sold for \$17 billion and were was Skype, an Blackberry created in McAfee's CIO. Now what stated is the interest of the client. President Trump has to talk about my record from CFPB. This provision has rarely been applied in prison cases. ^{95%} property restrictions or confiscation that are done for reasons of security or prison administration are considered to be exercises of the "police power" or similar to a statutory forfeiture, neither of which is ~~an~~ considered a "taking" of property the proper defendant's in privacy act cases are federal agencies, not individual agency employees. ^{95%} Privacy Act claim are governed by a two-year statute of limitations that run from the time of the alleged violation or the plaintiff's discovery of it, not from

not be applicable to deprivation of property

955

Property right are also protected by the
fifth amendment. An prison's which states

... [H] or shall private property be taken

"(for public use without just compensation)." 956

This provision has rarely been applied in prison

case. 957 Property restriction ~~theft~~ or

confiscations that are done for reason of

security or prison administration are considered

considered to be exercises of "police power,"

similar to a statutory forfeiture, neither of which

is considered a taking of property / fraud as

involvement by eBay selling Skype, to Microsoft

SEE Razzoli v. Federal Bureau of Prisons, Miss,

appropriated funds, but performed some

actions, ~~but not~~ telling CFPB, that there is a account

set up for a man, NAME Family Lending Home

when he call sent his records on how to get them

from those bank's that's set up for him, so that if you

From subsequent decision based on the inaccurate records.

Privacy Act claim alleging the inaccuracy of record on which a prisoner's criminal conviction sentence, or 943, 944, 945, 946, 947, 948, 949, 950,

951./pag 399 particular Due Process Issues(399) ~~the~~ release date calculation is based may be barred by the rule that challenges to the fact or duration of confinement may not be challenged in a civil action until the relevant decision has been directly overturned or challenged through a Habeas corpus proceeding. 952

Property

Prison officials may substantially restrict the property inmate's may posses. [But other inmates are afforded the opportunity... to posses property ~~etc~~, Skype BlackBARRY ICPs they enjoy a protected interest in that property that cannot be infringed without due process] 954 Because the Supreme Court's decision in Sandin v. CONNER addressed deprivation of prisoners liberty, it should

THIS LETTER IS FOR THE GOVERNMENT AND FOR THE
 PRESIDENT TRUMP AND MYSELF IN 2008-2009 THIS IS
 A RECORD OF \$28BILION DOLLAR PAPER TRAIL WAS SENT
 FROM ME ON THE BEHALF FOR BUSINESS AND THAT WAS SENT
 TO ATLANTA GA FROM THE CORPORATION, TO THE STATE AND FOR TO
 BY THE SUNTRUST BANK THAT SHOULD HAVE COME ACROSS THE
 NEWS THAT IT WAS UP FOR SALE SO I SENT THEM MONEY THERE
 AND TO THAT NOTE I SENT THEM MONEY ON THAT BEHALF THAT
 THERE MAY BE SOME SCANDLE THAT MAY GO ON TO MOST KEEP A
 RECORD OF A BAG UP ACCOUNTS OF THAT. NOT NOW EITHER
 PRESIDENT TRUMP CAME IN HE WANTED TO DRAIN MY BANK
 ACCOUNTS WHICH HE SAID TO THE NEW THAT WAS A SCAM SO
 I SENT THEM MONEY THERE TO THAT STATE FOR THE BANK
 AND TO DO BUSINESS IN ATLANTA GEORGIA, SINCE THATS THE
 ONLY STATE THAT DEAL WITH BLACK ON BUSINESS MONITORING
 I MADE THE DATA BOX FOR SPENSE AND CAME UP WITH PUTTING
 THE CHIP IN THE CRIDA CARDS WE NOW HOLD TO DAY IN
 EVERY STATE EVERY BODY CRIDA CARDS NOW WE AS PEOPLE TEND
 TO LOOK OVER THING SO IF YOU CAN NOT BAG THOSE THINGS UP
 BUT IF IN ATLANTA GEORGIA But PRESIDENT TRUMP WAS
 SHOWING HOW CORRUPT AND DISHONEST THE GOVERNMENT IS
 & JOE BIDEN YOU WAS WITH OBAMA AT THAT TIME NOW I AM
 THE ONE THAT PUT \$1600 MILLION UP FOR TRUMP TO BE IN OFFICE
 AS DISPLAINT KNOW HE HAS RECORD OF THAT IN 2011

ONE THAT HE HOLD THAT RECORDED COPY ~~OF~~ OF THOSE
 34 BANK ACCOUNTS THAT'S ATTACH'S TO CFPB
 CONSUMER FINANCIAL PROTECTION BUREAU
 AN OUT OF THAT RECORDED I LET \$800 MILLION TO BE
 USE AND INSTATED BY HIS SON'S DONALD TRUMP JR.
 AN ERIC TO DO BUSINESS THE FEEBLE IS THAT HOW CAN
YOU'LL GIVE SOMEONE ACCESS TO MY PERSONAL FILES
 JOE BIDEN BECAUSE YOU WAS IN OFFICE WHEN OBAMA
 WAS IN OFFICE YOUR SCANDLES DEMOCRACY THE TAX
 IN THE TRUTH AND YOU WONDER WHY THERE AS
 BEEN ATTACK ON THE CAPITOL WHAT KIND OF NATION
 IS THIS YOU SAY BUT I CAN'T ACCESS MY OWN
 PERSONAL FILES FROM YOU OR DONALD TRUMP, JR
 THEM AND WHAT DID YOU ALL INVAST IN WITH MY
 \$800 MILLION AND WHAT IS MY ACCOUNT NUMBER AND
 WHAT IS IT LOOKED LIKE AS IT COME BACK FROM YOU
 ALL ARE YOU ALL JUST SAVING ON OLD MONEY
 AND MY FILES BEEN OPEN TO YOU ALL TRUMP, AND
 OBAMA IT WAS SAID YOU ALL INVASTED INTO SOME

APARTMENT'S NOW TELL THE INNOCENCE OF INTEGRITY
AN LIEING AN STEALING OF MY MONEY/ACCOUNT'S
AN THE IMBOLZAMENT AS THE RESPONCE OF THE
BUSINESS OF THE GOVERNMENT CIVIL RIGHT ACTION
AGAINST STATE AND LOCAL OFFICIAL AND PRIVATE
SEE HAS WENT DOWN NOW WHAT PEOPLE WILL DO
THEY WILL DO MY AUTHENTICATION AN RECORD'S OF
SKYPE/ACCOUNT'S NOW WHAT PEOPLE WILL DO THEY
WILL DO ON THERE OR RATHER YOU TELL THEM NOT TO
DO IT, OR NOT THERE LIKE YOU TELL EVE, NOT TO BET
THAT APPLY SHE DID IT ANY WAY PEOPLE ARE GOING TO
DO WHAT THEY WENT TO DO LOOK AT WASHINGTON DC
JANUARY 6 AN THE TRAIL OF MY RECORD AND ACCOUNT
THE THING I WILL SAY THAT MY MONEY HAS BEEN
IN 17 OTHER COUNTRY'S ALSO ATLANTA GA PRESIDENT
TRUMP TOLD THEM ALSO MY BLACK BERRY BUSINESS,
STOCK AT BLACKSTONE EXVASTMENT MONEY ALL THE
WAY TO MY CASINO, IN LOS VEGAS NOW MY RECORD OF
PRIVATE FILE'S ON THE MATA API CVS STORE'S IN

ATLANTA CO. THAT I PAID FOR THROUGH A PRIVATE
PRESENT BECAUSE I READ THE FEDERICK HANDBOOK
NOW WE KNOW IT'S MY MONEY ATTACHED TO 287
BANK RECORD OF AWARENESS IN 2016 MORGAN CHASE
TO TRYING TO OPEN UP OR TRIED TO MAKE ME GO
BANKRUPT AS WE KNOW.

Homeland Security Investigations

NATIONAL TIP COORDINATION CENTER
2451 CRYSTAL DRIVE STOP 5105
ARLINGTON VA 20598-5105

DOC RECORDS WWW.LATANYA.GRATIAME.DOC.CH.GOV
RECORDED THIS INFORMATION ON 1/30/2022
REGARDING ALICE DIBBLE, ALSO KNOWN AS
ALICE DIBBLE, ALSO KNOWN AS ALICE DIBBLE.

ALICE DIBBLE IS KNOWN AS ALICE DIBBLE.
SHE GOT HERSELF INTO TROUBLE WITH THE FEDERAL BUREAU OF INVESTIGATION.
THE FEDERAL BUREAU OF INVESTIGATION HAS BEEN ASSISTED BY
THE FEDERAL BUREAU OF INVESTIGATION.

LARRY KINCE JR, TALK ON CBS TAKE OUT \$140 MILLION
FROM \$50 MILLION DOLLAR FROM THE BITCOIN ACCOUNT
THAT WAS IN POSSESSION CBS WITH NOT SAY ANYTHING
OR TALK ABOUT THAT, THAT'S WHY HE GOT FAILED MY
RECORDS MY RECORD OF SENDING THAT \$28 BILLION
FROM ME TO ATLANTA GEORGIA IS A PROVE RECORD
OF MY MONEY ACCOUNT THAT IS TO SHOW THAT I AM
NOT IGNORANT OR ELITERATE, AT ALL TO THE
DISCRIMINATION THAT WAS \$28 BILLION DOLLAR YOU
CAN'T HID THAT AT ALL YOU SHOULD BE ON RECORD
AS THAT STATE TREASURE THAT SHOULD HAVE THAT
ON RECORD OF RECOVERED MONEY THAT SHOULD BE ON
RECORD NOW PRESIDENT TRUMP CAN PROVE THAT
HE WAS PROTECTIVE HIS CLIENT & RECORD AN INTRIGUE
HIS JOB THAT IS WHAT HE WAS DOING THAT WAS
BUSINESS, NOW HE DIDN'T NEED TO HID ANYTHING AT
ALL BECAUSE IT'S ALL ON RECORD HE ALSO SPOKE
ABOUT 11 HUNDRED FROM THE FBI, THAT COULD

from OKLAHOMA RECORD now my intellectual
rights are on record from the prison and it all
by computer way to ATLANTA GEORGIA, STATE.
TREASURE, STATE recovered it on record of skype
an BlackBerry to BlackSTONE it all on record
from OSP McALISTER CORRECTION AND Holden Bell was
CORRECTION ALSO THE HEALTHCARE MARJINANA
record it all on the record /www.omegaskypeTV.com
Bank page in box in what Bittoria But my
INVESTMENT NOT FOR OBAMA, but my INVESTMENT
what I don't get is why they can find all the
people in the world doing FRAUD from the record
but they couldn't find the fraud that happens to
me I know Black life's don't matter to them and
my credibility because if I did them I would be
able to get my money in my bank record account
from the FRAUD seal of it. what is if they
didn't want to say is that a Black man made
Skype, an BlackBerry. in a prison that can catch

My ALISTER CORPORATION was founded on
By EBAY my website shypes was sold for
\$1734100 that on BlackBERRY I made \$
\$2 Billion from BlackBERRY please look it up
My money at the publication that reports and
it have my name on it there on the state
as federal register know as CFCB.

Now when I made the website I had a
INMATE to sign his name just because of
the fraud that go on His name is inmate
Campbell in 2004 ~~please~~

For the president Trump know the main of
corrupt and there political pollution and
they stuck with the president Trump,
just to say we three one that seen

(S) THROUGHT ARE CORRUPT AND HIDDEN AJINDER
AN SEEN AN THIS WERE THE RECORD IS AN HAS
A YOUNG MAN TO WILLING TO PUBLISH AN SPECIFIC
DETAILED IN REGULATION OF PUBLICATION OF THAT AN
THOSE REPORTS AT HAND IT ALL APPAREL'S ON RECORD
~~RECORDED~~ FOR PRESIDENT TRUMP TO SPECIFIED IT ALL
BUT STATE, AT HAND'S HAVE SOMETHING TO SAY ABOUT
TH AT ALL, AN THESE ORGANIZATION'S THERE NOT
TRYING TO GIVE HIM ANY BREATHING ROOM THOSE
COURTS TO ~~DO~~ IDENTIFY ADDITIONAL RECORD
TO HELP HIM AND HIMSELF, AN TO FIND OUT WHO ALL
HAS SOMETHING TO DO WITH MY MONEY LEGISLATION
WHILE CALLER CRIES AN POSSIBILITY OF HEAVEN
AJINDER THE TASTE OF ~~FEDERAL~~ THE RECORD OF THE
HEALTHCARE INVESTMENT AN KEYSTONE PIPELINE
OIL MONEY, I AM THE SECOND OWNER OF THE
COCA BROKER OIL PIPELINE FOR LIFE. I MADE
UNDER THE TIME OBAMA WAS IN OFFICE ALSO OBAMA
TAKE OUT \$100 BILLION TAKEN OUT OF MY MONEY RECORD

(b) ACCOUNTS PAYABLE INVESTED IN 2014 PAGE 14
 TO DEAL WITH ROSSIN, BECAUSE THEY WANTED
 BETHLEHEM STORES, BUT I AM TALKING ABOUT THE \$19
 BILLION, OUT TO DEAL WITH HENRY ROSSIN
 MYSELF FOR FOOD, THERE WAS A DEAL THAT WAS MADE
 \$48 BILLION THAT CAME FROM THERE TO MY RECORD
 ACCOUNT, I HAD TO GIVE THEM \$64 BILLION BACK AND
 I MADE \$72 BILLION DEBT WITH THE STATE OF
 CHICAGO WAS BANKRUPT AND NEEDED \$48 BILLION DOLLARS,
 THAT WAS TAKEN OUT FROM THE \$11 TRILLION FROM THE
 DRAFT BOX SEAL AMERICA; NEEDED THAT WAS SOUL FROM
 ME TO AMERICA, THAT OTHER PRESIDENT TRUMP WAS TALKED
 ABOUT HE WAS GOING TO DRAINED THE SWAMP. BUT HE
 TALKED TO HIM THAT WAS NOT A SWAMP. I TAKE OUT
 FROM THAT BANK ACCOUNT AND GIVE HIM \$64 BILLION REAR
 THAT'S WHEN I BEGIN
 TO ~~GET~~ GET THAT \$72 BILLION THAT'S WHEN I BEGIN
 DEALING WITH CANADA, NOW AT THAT TIME I BEEN DEALING
 WITH OIL, AND HOUSE, MANSION NOW AT THAT TIME THERE
 WAS KAREN ONE WANTING TO DEAL WITH INVESTING INTO
 BUSINESS WITH OBAMA THEY ~~HAD~~ VETO THEM ~~50~~ TIME AND
 WAS GOING TO IMPROVE THOSE HAVING THAT WE NEW EACH
 OTHER, BUT DIDN'T SO I INVESTED MY MONEY INTO PUBLIC

(7) PURPOSE to get a return but all I got out of my
 MONEY IS FRAUD AND INVESTMENT OF MY ACCOUNTS
 THE TREASURED total Donald JR TRUMP, & ERIC TRUMP
 WENT INTO MY ACCOUNTS. THE OVERSIGHT INTRIGUE
 Donald Trump was talked about protecting now
 THE IS HIDDEN A JEWEL IN BACK DOOR GAME. LIES
 about my accounts and all I GET IS PRISON CONFIDENCE
 BY THE GOVERNMENT PROFITTING INSTITUTIONS AN CAPITAL
 DISTRICT, DISTRUST, TERRORIZE RESEARCH RESPONSIBILITY
 RESEARCH NO NEW OR NEWS LETTERS FOR THE SAID RECORD
 CFPB TO MY SAID ADDRESS 1901 N. PAGE OKLAHOMA CITY OK
 73111^Y AND NO REPRESENTATIVE OF MY ACCOUNTS INVESTMENTS
 FROM THEM OR ABOUT MY MONEY ACCOUNT IN THE BEGIN
 MELISSA FULLER TULSA BANK. BANK FIRST OF KEYSTONE
 PIPELINE RECORD ALSO CFPB WAS MADE BY (BANIA) HIS
 HIDDEN AGENDAS WITH KNOW BANK ADDRESS BY ANY
 BANK YOU TO PRESIDENT TRUMP, WHAT INTRIGUE AND
 WHO INTRIGUE YOU WAS WHITWASHING TRUMP. NO THERE YOU
 GO PRESIDENT TRUMP FINDING THE OTHER RECORD OF MONEY
 IN ATLANTA GEORGIA THE \$128 BILLION LIKE MY →

(8) Grandfather ~~had~~ ^{had} always said
 Jimmy never put all your (eggs) in one basket.
 President Trump said he was watching over his
 clients ~~to~~ increase what that his talked about
 who is his client because he has records of those
 bank accounts because I know there is the
 \$800 million his son's got out of my bank accounts
 from CFPB in tampering with federal records that
 what that is my account. I was not under any
 investigation on that is the record that you have of
 mine Jimmy Lammont Stone and I have not did anything
 wrong to get it and my money now let talk about
 the \$28 billion that was sent to "ATLANTA COEDIA" from
 me to keep an established a record account. my
 money that account can't be hid if by the bank
 an suntrust Banks go to keep a record of my account
 because president Trump won't record of it all now
 didn't ~~raise~~ know fool he has take out money

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from those 34 bank accounts from CONSUMER
 FINANCIAL PROTECTION BUREAU THAT ATTACHES TO
 THE 34 BANK ACCOUNTS HIS SONS ~~AND~~ MORGAN CHASE
 WAS going to open up 287 BANKS AND WAS going to try
 to MAKE ME go Bankrupt I complain about my record
 ACCOUNT, so THE STATUE OF LIMITATION would AN HAS NOT
 RUN OUT AT THAT TIME AN THE ENTRANCE RECORD TO AN
 WAS IN TRUMP Hand AT THAT TIME AND STILL IS THAT
 WHY OBAMA CREATED CFPB CONSUMER FINANCIAL
 PROTECTION BUREAU either to still or hold on to people
 MONEY THE PEOPLE! SO IF YOU DONT give someone
 THE MONEY THATS CALL IT BAZAAR A FRAUD AND TMA,
 WHILE AN BLUE CALLER CRAP, BUSINESS LEADERS know
 THAT WHICH YOU CALL, I remember THAT EACH CIVIC
 ORGANIZATION HAS ITS OWN OF A PRIORITIES dealing
 WITH OTHER PEOPLE MONEY, 2004 TO 2022 THIS ARE
 THING THAT THE GOVERNMENT dont want to talk about
 THATS what I... click - mail - m... -
 X -

I HAVE A PAPER TRAIL OF MY RECORD ABOUT THE
 \$28 BILLION I HADEN'T SAID ANYTHING OBAMA TALKED
 THE \$28 BILLION I PUT INTO OIL, AND ~~AN~~ GAS, THAT
 DOWN IN WYNNEWOOD OKLAHOMA OBAMA, THE PLACE
 YOU WANTED TO INVEST IN FOR AMERICA IN THEY
 TOLD YOU KNOW, OR THE OIL-CAPITALITY DRILLS, THAT IT
 WAS PAID FROM THE 2015 BUDGET, NOT POLITICALLY
 IN 1991 President George Bush sat on the nation's
 HIGH court, the supreme court of the United States
~~JUDGE~~ Judge Clarence Thomas replace the retiring
 liberal Justice Thurgood Marshall, what would they
 say about this presidential act on review Racketeer
 INFLUENCED AND CORRUPT ORGANIZATIONS, United State
 penali ~~and~~ institution, Civil Right Act, Preach
 DISCRIMINATION claims and damages actions against state
 and federal officials and ~~and~~ contractors, ~~but~~
 said website Skype at Black Barry account
 McAllister correction's Holder will contract out and said
 inmate Skype LAW of state, with Skype Dr. MURKIN,
Skype MURKIN, Skype Skype, Skype Skype

THAT Bloomberg account recorded an
 Blackstone, record account that Morgan Chase
 talk about the thing is that \$28Billion
 TO put into THE AMERICA AIR plan I HAD
 THEM taken as the other \$11.500Billion to
 there in ATLANTA GA, TO BY Suntrust Bank
 now those record the thing is that THEY
 know at the time under OBAMA there
 was know oversight there was a failure
 TO have oversight until Morgan Chase
 come out my money was on \$17 other countries
 as with Blackstone, but they tryed to HID
 that with the cosins, that's nine. AN THEY
 SAY something about Domestic terrorism,
 you got to think about all the other
 countries my money, an the hands that ^{WERE}
 IN who was THAT, why IS Joe Biden so much
~~worried~~ about ATLANTA GA Because that other that

that record of mine is the right to 20 billion now
now he's leaving up under a bubble
standard case how ~~from~~ an bubble happened
from 2004 as the rule's of that time, to
2007 rule's change so when I got BRAIN,
DEARMEQ from ORLANDO FL county JAIL I ~~had~~
~~forgot everything on~~
fall under a new law rule's 2007 violations
to which year, I, got that time, I was already
under was the 2004 rule's law. Also the new
law rule's all them putting me back in so fast
I got my website skype an BlackBERRY,
fraud, on an got soul off at that time,
they put me back in jail, know base felon 8,
days with a mental health violation they
Eight Amendment IN 2008 AN 2009 I had
to fight them all over again, on the same case
law which was said I can stay at my
grandmother's house but couldn't stay, but had
to find me a place to stay, but I had to stay,

but I couldn't but I HAD TO STAY, AT THE
- SAME TIME THAT MADE ME GO ALL THE WAY
THROUGH Lexington all over again so that
give eBay time to seal my website off to
MICROSOFT AND I had BRAIN DAMAGE AND ALL
THAT SO THAT PUT MY MONEY IN LIMBO, AT
CFPB ALL \$17BILLION plus NOW I GOT TO GO
BACK AND UPDATES MY RECORD APPROVED FOR THE
GOVERNMENT TO SEE WHAT HAPPENED I GOT JUMPED
AND ~~had~~ ^{true} BRAIN ANHORIZERED WHAT WAS
IT FOR ME TO DO AT THAT TIME, IT SAYS NO
PERSON SHALL BE TO ANSWER FOR A CAPITAL OR OTHERWISE
INFAMOUS CRIME UNLESS ON A PRESENTMENT OR INDICTMENT OF
A GRAND JURY EXCEPT IN CASE ARISING IN THE LAND OR NAVAL FORCES
OR IN THE MILITIA WHEN ~~in~~ ^{actual} SERVICE IN TIME OF WAR OR PUBLIC
DANGER; NOR SHALL ANY PERSON, BE SUBJECT FOR THE SAME OFFENCE TO BE
TWOICE PUT IN JEOPARDY OF LIFE OR LIMB NOR SHALL BE COMPELLED IN ANY
CRIMINAL CASE TO BE A WITNESS AGAINST HIMSELF NOR BE DEPRIVED OF
LIFE, LIBERTY, OR PROPERTY WITHOUT DUE PROCESS OF LAW: NOR SHALL
PRIVATE PROPERTY BE TAKEN FOR PUBLIC USE WITHOUT JUST COMPENSATION
Amendment 5

Today discriminated on me do to my
mental state, as a ISSUE but that case, and
cruel and unusual punishment to take those
web-sit's and us there as before your with
know confrontation so there should be someone
responsible for there action's that violate the
professional judgment because I was borderline
mild personality disordered brain damage
mentally - ELL under a depression state of mind
defend completely unlimited discretion to determine
punishment violated the state constitution
(5) Amendment Liberty, or property THE
SUPREME COURT upheld the lower court's
ruling in June 1997 in RENO v. ACLU 31 Tele
court's nearly unanimous opinion was a broad
affirmation of free-speech right in cyberspace
arguing that the internet was more analogous
to print media than to television. AND thus even
indecent material on the internet was entitled to

They discriminated do to my mental state
as a issue, any my educational back ground
so to most like, the right business do to
he not know were the money is at all
then most be put it to Oklahoma and my
self find out were it's at.

Suing the right defendant in Civil
rights actions

In Privacy Act the Federal Privacy Act requires
federal agencies to keep accurate records
concerning individuals and to respond to requests
to correct errors. and provides for CIVIL
SUITS to enforce these requirements or to
recover damages for adverse determinations
based on inaccurate records under limited
circumstances. Other Civil Right Statutes
There are several civil right statutes besides §
1983 that are sometimes invoked by prisoners or
those that has been in prison's Beck v. Lathem
257 F.3d 764, 766 (8th Cir. 2001) (prisoners must allege
defendant's personal involvement or responsibility
for constitutional violations to state 1983 claim)
ARMSTRONG v. SQUADRITO 152 F.3d 864, 581 (7th Cir. 1993)

("INDIVIDUAL wrong doing" MUST BE shown):

Colon v. Coughlin, 58 F.3d 865, 873 (2d Cir. 1995).

Ebay sold Skype off for \$17Billion
AN BlackBerry Skype. was sold off to
~~MICROSOFT~~ AN BlackBerry someone else /CFPC.
MICROSOFT

THERE HAS BEEN ONE IMPORTANT EXCEPTION TO
THE PERSONAL INVOLVEMENT REQUIREMENT.

COURTS HAVE ALLOWED PRISONERS TO KEEP
HIGH-LEVEL SUPERVISORS AS DEFENDANTS. EVEN
WITHOUT EVIDENCE OF PERSONAL INVOLVEMENT,
FOR PURPOSES OF DISCOVERY TO DETERMINE WHO
THE PROPER DEFENDANT ARE, SEE, E.G.,

Satchell v. O'Leary, 745 F.2d

AMENDMENT 5 NOT SHALL PRIVATE PROPERTY BE TAKEN
FOR PUBLIC USE WITH JUST COMPENSATION.

AMENDMENT 8 NOT SHALL NOT BE REQUIRED,
NOT EXCESSIVE BAIL SHALL NOT BE REQUIRED,
NOT EXCESSIVE FINE IMPOSED, NOR CRUEL AND UNUSUAL
PUNISHMENT inflicted, EQUAL PROTECTION RIGHT.

A. 42 U.S.C. §§ 1981 AND 1982! RACIAL DISCRIMINATION

Class 675 section 1981 provides that all persons must have the same rights "to make and enforce contracts to sue, be parties, give evidence, and to the full and equal benefit of all law and proceeding for the security of persons and property as is enjoyed by white citizens, and shall be subject to like punishment, pain, penalties, taxes, licenses, and exactations of every kind, and to no other." It adds that "the term make and enforce contracts includes the making, performance, modification and termination of contracts, and the enjoyment of all benefits, privileges, terms, and conditions of the contractual relationship" unlike 42 U.S.C. § 1983, § 1981 applies to the conduct of private persons, in addition to persons acting under color of state law.¹⁰⁴

THIS STATUTE IS RARELY OF USE TO PRISONERS BECAUSE
 IT IS LIMITED TO CLAIM INVOLVING RACIAL
 DISCRIMINATION IN THE MAKING AND ENFORCEMENT
 OF CONTRACTS AND FEW PRISONERS CLAIM ARE OF THIS
 SORT.¹⁰⁸ IF YOU DID HAVE SUCH A CLAIM AGAINST
 PRISON PERSONNEL, YOU COULD PURSUE IT UNDER §
 1983, WHICH ADDRESSES ANY CLAIM OF RACIAL
 DISCRIMINATION DONE UNDER COLOR OF STATE LAW.
 IN GENERAL, ANYTHING A PRISONER CAN DOE UNDER
 § 1981 SHE OR HE CAN ALSO GET UNDER § 1983.¹⁰⁹ THE
 COMMENTS IN THIS SECTION GENERALLY ALSO APPLY TO
 42 U.S.C. § 1982 WHICH PROHIBITS RACIAL DISCRIMINATION
 WITH RESPECT TO THE RIGHT TO "INHERIT, PURCHASE,
 LEASE, SELL HOLD AND CONVEY REAL AND PERSONAL
 PROPERTY"¹¹⁰ AND WHICH IS INTERPRETED SIMILARLY TO
 1981.¹¹¹ SINCE CONGRESS AMENDED 1981 IN THE ~~1981~~
 CIVIL RIGHTS ACT OF 1991 COURTS HAVE SOLVED AS TO WHETHER
 THERE IS NOW A PRIVATE ACTION DIRECTLY UNDER 1981

TO FIRST AMENDMENT PROTECTION PERSONAL PROPERTY 1.42 U.S.C. § 1983: CIVIL RIGHT ACTION AGAINST STATE AND LOCAL OFFICIAL AND PRIVATE CONTRACTORS

(CFPB CONSUMER FINANCIAL PROTECTION BUREAU)⁴ AND
— FEDMA —

Most preserved civil rights suit are brought under 43 U.S.C. § 1983 which provides EVERY person who under color of any statute, ordinance, regulation, custom, or usage, of any state or territory or the District of Columbia, subject or causes to be subjected any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges or immunities secured by the Constitution and Laws shall be liable to the party injured in an action at law, suit in equity or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer's judicial capacity injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For purposes of this section any act of Congress

APPLICABLE EXCLUSIVELY TO THE DISTRICT OF COLUMBIA SHALL BE CONSIDERED TO BE A STATUTE OF THE DISTRICT OF COLUMBIA, NOT SO BUT THE STATE OF WASHINGTON DC / ~~THE CDPB~~ PRESIDENT OBAMA, PRESIDENT DONALD TRUMP AND HIS SONS DONALD JR TRUMP, AN ERIC TRUMP, IN PLAIN ENGLISH, THIS MEANS THAT ANYONE WHOSE RIGHTS UNDER THE CONSTITUTION OR FEDERAL STATUTE HAVE BEEN VIOLATED BY STATE OR LOCAL OFFICIAL CAN SUE THOSE OFFICIALS UNDER § 1983 A PLAINTIFF, SUING UNDER 1983 MUST ALLEGE TWO "ELEMENTS OF TYPE, AN THE DEPARTMENT OF CORRECTIONS")" BRING THE RIGHT DEFENDANTS IN CIVIL RIGHT ACTION 13

INDIVIDUAL DEFENDANTS: CAUSATION AND PERSONAL INVOLVEMENT UNDER § 1983/2684-2022 ONLY A PERSON WHO "SUBJECTS, OR CAUSES TO BE SUBJECTED" THE PLAINTIFF TO A DEPRIVATION OF RIGHT CAN BE HELD LIABLE. THE DOCTRINE OF RESPONDENT SUPERIOR, WHICH MAKES AN EMPLOYER AUTOMATICALLY RESPONSIBLE FOR THE ~~WICKED~~ WRONG DOING OF EMPLOYEES, DOES NOT APPLY UNDER § 1983

THE MEANS THE BOARD OR SUPERINTENDENT
OR COMMISSIONERS CANNOT BE HELD LIABLE FOR EVERY
ILLEGAL ACT THAT TAKE'S PLACE IN JAIL OR PRISON THE
PLAINTIFF MUST SHOW THE PERSONAL INVOLVEMENT
OF EACH DEFENDANT IN CAUSING A VIOLATION OF HIS OR
HIS RIGHT THE PERSONAL INVOLVEMENT REQUIREMENT
APPLIES THE HEALTHCARE MEDICAL RECORDS OF THE
100 BILLION OBAMA TAKE OUT RECORD ONE NEWS CBS
QUESTIONNAIRE OF THAT MONEY TO BOTH PARTY'S
A.42 U.S.C 33 1981 AND 1982! RACIAL DISCRIMINATION CLAIM
SECTION 1981 PROVIDES THAT ALL PERSON'S MUST HAVE
THE SAME RIGHT "TO MAKE AND ENFORCE CONTRACTS, TO SUE
BE PARTY'S GIVE EVIDENCE, RECORDS AND TO THE FULL
AND EQUAL BENEFIT OF ~~ALL~~ LAW'S AND PROCEEDING
FOR THE SECURITY OF PERSON'S INVESTIGATE, AND PROPERTY
AS IS ENJOYED BY WHITE DONALD JR TRUMP, BY ERIC TRUMP,
CITIZENS, AND SHALL BE SUBJECT TO THE PUNISHMENT, PENALTIES,
PENALTIES, TAXES, LICENSES, AND EXACTIONS OF EVERY KIND
AND TO NO OTHER" IT ADDS THAT "THE TERM MAKES AND
ENFORCE CONTRACT'S INCLUDES THE MAKING, PERFORMANCE
MODIFICATION AND TERMINATION OF CONTRACT'S, AND THE

enjoyment of all benefits, privileges, terms, and conditions of the contractual relationship¹⁰⁵ is unlike 42 USC § 1983 § 1981 applies to the conduct of private persons, in addition to persons acting under color of state law.

This statute is rarely of use to prisoners because it is limited to claims involving racial discrimination in the making and enforcement of contracts.¹⁰⁷ And few prisoner claims are of this sort.¹⁰⁸ If you did have such a claim against prison personnel, you could pursue it under § 1983 which addresses any claim of racial discrimination done under color of state law in general anything a prisoner can get under 1981 she can also get under § 1983. The comments in this section generally also apply to 42 USC § 1982, which prohibits racial discrimination with respect to the right to inherit, purchase, lease, sell, hold and convey real and personal property, and which is interpreted similarly to 1981.

THE UNITED STATES SUPREME COURT IS THE HIGHEST COURT IN THE LAND. ONE IT HAS RULED THERE IS NO OTHER COURT TO GO TO. HOWEVER, ADVERSE DECISIONS OF THE SUPREME COURT CAN BE CHANGED BY FEDERAL STATUTE AS LONG AS THEY DO NOT INVOLVE INTERPRETATION OF CONSTITUTION. THE SUPREME COURT'S CONSTITUTIONAL DECISIONS CAN BE CHANGED ONLY BY CONSTITUTIONAL AMENDMENT OR BY THE SUPREME COURT'S CHANGING ITS MIND AND OVERRULING ONE OF ITS OWN DECISIONS. THE SUPREME COURT'S JURISDICTION IS DEFINED BOTH BY THE CONSTITUTION²⁰ AND BY FEDERAL STATUTE²¹ IN RARE CASES. THE SUPREME COURT HAS "ORIGINAL" JURISDICTION OVER A CASE BY PASSING THE DISTRICT COURT AND CIRCUIT COURT. HOWEVER, MOST CASES GET TO THE SUPREME COURT BY WAY OF WRIT OF CERTIORARI, WHICH THE COURT HAS DISCRETION TO GRANT & DENY. THE SUPREME COURT TAKE CASES INVOLVING FEDERAL LAW ISSUES BOTH FROM THE FEDERAL COURTS OF APPEALS AND FROM THE STATE'S HIGHEST COURTS.

PROCEEDINGS IN THE SUPREME COURT ARE GOVERNED BY THE RULES OF THE UNITED STATES SUPREME COURT WHICH ARE PUBLISHED IN THE U.S. CODE AND IN COMPILATION OF FEDERAL COURT RULES. DECISIONS OF THE SUPREME COURT ARE REPORTED IN THE UNITED STATES REPORTS (U.S.) SUPREME COURT REPORTERS (S.C.R.) AND IN THE UNITED STATES REPORTS (U.S.) SUPREME COURT REPORTERS (S.C.R.).

(L.E.D and L.R.L.2d) Supreme Court practice is discussed further in another chapter.

THE STATE COURTS

Each state has its own court system. The names and jurisdiction of state courts differ from state to state, so we can't provide a description that will cover them all. All a typical state court system is that of Michigan, or Washington, DC. There the two lowest courts are district courts and probate courts. District courts handle misdemeanor prosecutions and preliminary examination in felony cases, search and arrest warrants and civil case involving claim for relatively small sum of money. Probate courts handle juvenile prosecution. They also handle case of parental abuse or neglect and child custody cases other than those arising out of divorce or paternity actions. Probate courts handle the affairs of children and mentally incompetent.

Cases from district court and probate court are appealed to the circuit court. Circuit courts also handle felony prosecutions, divorce, paternity action, injunction, mandamus and civil case involving claim over \$25,000 like that of consumer financial protection bureau and that of Skype, and Blackberry, the 34 bank accounts.

Cases from circuit courts are appealed to the state courts of appeals, and from there to the Supreme Court of Michigan. Some cases may then be reviewed by the US Supreme Court, if they involve a substantial federal question and meet the criteria for Supreme Court review.

Administrative agencies govern much in the United States and in each state is divided into three branches: legislative, executive, and judicial. Administrative agencies are ~~created by the state, local, or federal statute, like that of the~~ part of the executive branch and are under the authority of the governor, mayor, or the president. However, administrative agencies usually act independently of the governor, mayor, or president in their day to day operations. Administrative agencies are created by state, local, or federal statute. The statute defines the jurisdictions of the agency like that of FEMA, and CFPB. What its powers are and what it is supposed to do with those powers. In many cases, administrative agencies may be taken to court to force them to comply with the statutes that govern them.

PRESIDENT GEORGE BUSH NOMINATED THIRTY-THREE-YEAR-OLD CLARENCE THOMAS TO THE NATION'S HIGHEST COURT IN 1991. AS THOMAS WAS ON THE VERGE OF CONFIRMATION, ANITA HILL A FORMER THOMAS ASSISTANT, STEPPED FORWARD TO ASSERT THAT HE HAD MADE UNWANTED ADVANCES YEARS EARLIER. HER CHARGES NEARLY SCOTCHED THOMAS'S NOMINATION.

THE COURTS

AFTER HEARING ARGUMENTS IN TWO IMPORTANT 1995 CASES RELATED TO ISSUES OF RACE, THOMAS SPOKE FREQUENTLY IN THE CONFERENCE ROOM OF HIS OWN STRUGGLES WITH RACIAL SEGREGATION AND BIGOTRY.

THE JUSTICES REPORTED THOSE EVENTS TO THEIR ASSISTANTS, WHO SPOKE WITHOUT ATTRIBUTION TO A REPORTER AS THOMAS SAW THE RACE BASED SOLUTIONS (SUCH AS FORCING WHITES AND BLACKS TO ATTEND THE SAME SCHOOLS OR GIVING AFRICAN AMERICAN SPECIAL ADVANTAGES IN SECURING CONTRACTS OR EMPLOYMENT) AS MISDIRECTED AND HARMFUL BECAUSE THEY REST ON THE PATRONIZING BELIEF THAT BLACKS ARE INHERENTLY INFERIOR. THE BEST SOLUTION, THOMAS averred would be to ensure EQUALITY of opportunity and to REMOVE GOVERNMENT FROM THE BUSINESS OF RACIAL CLASSIFICATIONS. THE CONSTITUTION OF THE UNITED STATES WE THE PEOPLE THOMAS DECLARED SHOULD BE ~~REWRITTEN~~.

color-blind he cast his votes accordingly. A single vote can make a difference. In both 1995 case, the Justices split 5 to 4 with Thomas, in the majority. As a result, the court curtailed the government's power to fashion remedies to racial discrimination in the name of equality and allowed more room for freedom to flourish. These cases and others have signaled a conservative shift in the court's ideological center—a shift that is largely unaffected by representative institutions or majority rule.

Judge confronts conflicting value in the cases brought before them, and in crafting their decision, judges—especially Supreme Court justices—make policy. Their decisions ~~Judges especially Supreme Court justices~~ become the precedents other judges use to rule in similar cases; judges make public policy to the extent that they influence decisions in other courts. This power of the courts to shape policy creates a difficult problem for democratic theory. According to that theory, the power to make law reside only in the "people," or their elected representatives. When judges undo the work of elected majorities, they risk depriving the

people of like right to make like laws to govern themselves. in managing there on business, Businesses and Finance's, court rulings—especially Supreme Court rulings—extend far beyond any particular case. Now we know judges are students of the law, but they remain human beings like myself. I am a Lawyer of Stone They/we have/are their own opinions ~~and~~ about the values of freedom, order and equality. And although all judges are constrained by statutes and precedents from expressing their personal beliefs in their decisions, some judge are more prone than other to interpret laws in light of those beliefs.

America's courts are deeply involved in the life of the country and its people. Some courts, such as the Supreme Court, make fundamental policy decisions vital to the preservation of freedom, order and equality. Through checks and balances, the elected branches link the courts to democracy, and the courts link the elected branches to the Constitution. But does this arrangement work?

IT IS EXPLAHTICALLY THE PROVINCE AND DUTY OF
 JUDICIAL DEPARTMENT TO SAY WHETHER THE LAW IS THOSE WHICH
 APPLY THE RULE TO PARTICULAR CASES, H. RACKETEER INFLUENCED
 AND CORRUPT ^{ORGANIZATIONS} OR NECESSITY EXPOUNDED AND INTERPRETED
 THAT RULE IF A LAW BE IN OPPOSITION TO THE
 CONSTITUTION, IF BOTH THE LAW AND THE CONSTITUTION APPLY
 TO A PARTICULAR CASE, SO THAT THE COURT MUST EITHER
 DECIDE THAT CASE CONFORMABLY TO THE LAW, DISREGARDING
 THE CONSTITUTION, OR CONFORMABLY TO THE CONSTITUTION,
 DISREGARDING THE LAW! THE COURT MUST DETERMINE WHICH
~~OF THE POWER TO COVER THESE CONFLICTING RULES~~ GOVERNS
 THE CASE. THIS IS THE VERY ESSENCE OF JUDICIAL DUTY
 THE DECISION IN MARSHALL V. MADISON ESTABLISHED THE
 SUPREME COURT'S POWER OF JUDICIAL REVIEW - THE
 POWER TO DECLARE CONGRESSIONAL ACTS INVALID IF THEY
 VIOLATE THE CONSTITUTION. * * * SUBSEQUENT CASES EXTENDED
 THE POWER TO COVER PRESIDENTIAL ACTS AS WELL
 RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS ACT
 (RICO) THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS
 ACT (RICO) IS NOT A CIVIL RIGHTS STATUTE, BUT SOME PRISONERS
 HAVE TRIED TO USE IT AS ONE USUALLY WITHOUT MUCH

SUCCESS, RICO IS MAINLY A CRIMINAL STATUTE.
DEBAY, MICROSOFT, OBAMA CFPB, FEMA,

OBAMA

OBAMA TRUMP AND HIS SON DONALD JR ARE
BERIC TRUMP OF SAID RECORDS CFPB.

OBAMA STOLE / BLACKBERRY

EBAY, AND HE CROSSED about SKYPE

"¹²⁵ 42 U.S.C § 1997 (a-c) THE ATTORNEY GENERAL MAY BRING
SUIT FOR DAMAGE EQUITABLE RELIEF OF SAID BANK RECORD
ACCOUNTS AND ONLY TO ENFORCE MINIMUM CORRECTIVE
MEASURES DEPRIVING INSTITUTION'S RESIDENT OF
THE FEDERALLY PROTECTED RIGHTS "PURSUANT TO A PATTERN
OF AN PRACTICE OF RESISTANCE TO 42 U.S.C § 1997

42 U.S.C. § 1997 (THE PROVISION OF THIS SUBCHAPTER SHALL
IN NO WAY EXPAND OR RESTRICT THE AUTHORITY OF PARTIES
OTHER THAN THE UNITED STATE TO ENFORCE THE LEGAL
RIGHT WHICH THEY MAY HAVE PURSUANT TO EXISTING LAW
WITH REGARD TO INSTITUTIONALIZED PERSON SEE ~~126~~.
U.S. V. STATE OF OREGON

MICROSOFT INFLUENCED AND CORRUPT
ORGANIZATIONS

TURN OVER.

Marshall expanded the potential power of the Supreme Court to equal or exceed the power of the branch of government. Should a congressional act (or, by implication a presidential act) conflict with Constitution the Supreme Court claimed the power to declare the act void if the judiciary would not been check on the legislative and executive branch's consistent with the principle of checks and balances embedded in the Constitution. Judicial review gave the Supreme Court the final word on the meaning of the Constitution. The exercise of judicial review—an appointed branch's checking of an elected branch in the name of constitution appears to run counter to democratic theory. But in nearly two hundred years of practice, the Supreme Court has invalidated only about 150 provision of national law only a small number have had great significance for the political system. "Moreover, there are ~~other~~ mechanisms to override judicial review (constitutional amendment) and to control the excesses of the justices" (impeachment which was said to Obama). In addition, the court can respond to the continuing struggle among competing interests (a struggle that is consistent with the pluralist model by reversing itself.

UNITED STATE
PENAL INSTITUTION

ORIGINAL THE WEBSITE SKYPE, AN BLACKBERRY,
WAS MADE FOR THE OKLAHOMA, AN THE NEW YORK
911-2001 BOMBING THE WEBSITE WAS MADE IN 2004,
FROM A UNKNOWN NAME, FRANK LAMONT STONE, IN
MCALISTER, CORRACTIONS THE WEBSITE HAS BEEN FRAUDDED
ON AN EXPLOITED BY THE EXPENSE OF ^{A HEMPLOYEE}
^{ED} ANOTHER TO WAS SAVING A PLATFORM FOR HIS LIFE, SAVING
A PRINCIPLES FOR THE NEXT GENERATION DESCENDENTS
CONSIDERED TO HELP THE PEOPLE, AN HIM SELF TO
RELATIONS OF HAVING ESPECIALLY TO, FOR VICTIM THAT
SUFFER ANY HARM THIS DEMAND CRIMINAL PROSECUTION
REFERRED TO AS CIVIL VIOLATION AS FROM A RESULT FROM
OTHER'S THE PATTERN OF RACKETEERS INVOLVEMENT DEPRIVE
DEPRIVATION HAS BEEN WITHHELD FROM HIM OF HIS COLLECTION
APPROPRIATE UNITED STATE DISTRICT COURT AND SHALL RECOVER
THREE FOLD THE DAMAGES WHICH HE SUSTAIN AND THE COST OF
THE SUIT, 1985 ~~(d)~~ PROVIDED TITLE 111 FEDERAL CIVIL
RIGHT ACT, PRISONERS CAN'T FILE CRIMINAL CHARGES OR DEMAND
CRIMINAL PROSECUTION HOWEVER THERE ARE ALSO PROVISION
REFERRED TO A "CIVIL RICO" WHICH STAT ANY PERSON INJURED IN HIS

business or property by reason of a violation of section 1962 of this chapter may sue therefor in any appropriate United States district court and shall recover, therefore, the damages he sustains and the cost of the suit.... Courts also can grant injunctions against Rico violations.

There are very specific requirements for civil of Rico suits which plaintiffs in prison case can only rarely meet. First, a plaintiff must show two or more predicate acts of racketeering activity by the defendants. If these act do not meet the strict definition specified by the statute, there is no Rico claim. The plaintiff must show an actual Rico violation, United State Penitentiary institution record was violated which usually involves some sort of unlawful debt, or debt collection activities or use of the funds obtained from them, or other pattern of racketeering activity. Under a civil, Rico plaintiff must also show he is was injured Harkening to his business or property by the Rico violation which courts have held means a business or property injury recognized by the state law. Thus one court held that a person who was falsely imprisoned as a result of a pattern of racketeering and or was therefore unable to work or to seek employment, was subjected to "intentional interference with contract and interference with prospective business relations for its

willing to extend this claim to prison employment, which is generally not considered a property right violations of right that do not involve injury to business, or property are not RICO violations.

Privacy Act, the Federal Privacy Act, requires federal agencies to keep accurate records concerning individuals and to respond to requests to correct errors, and provides for civil suits to enforce these requirements or to recover treble damages from adverse determination based on inaccurate records under limited circumstances. AN THE REASON I SUING THE TRUMP FAMILY IS TO SHOW THAT HIS ACCOUNT TRUST HAS BEEN EXPLOITED ALSO I TEMPER INTERRUPTED AN I HAVE KNOWN TO SAY ABOUT MY ACCOUNTS ON ACCOUNTS AND TO GET TO THE BOTTOM OF IT ALL I CAN'T JUST BLAME ON FAULT ONE PARTY THEY ALL HOLD RESPONSIBLE RECORD OF IT ALL. BECAUSE ALL HAD SOMETHING TO DO WITH IT ALL EVEN IF IT IS JUST DEALING WITH THE WEBSITE OR BLACK BARRY. THAT WITH I AM PRACTICALLY AT THE EXPLORATION OF IT AS I AM ESTABLISHING RECOGNIZATION AND CONSIDERED THAT ONE SHOULD BE GETTING

PAID FOR IT, AND MY MONEY WAS TO BE PAID FOR MY
ACCESS, I AMY LAMONT STONE, NOT KNOW ONE ELSE OF
THE PRIZEBLE OF IT ALL, WITH RESPECT, AN PRIZEABLE,
AN ACCOUNT ABILITY

THIS IS FOR THE CONGREGATIONAL CORRESPONDENT, AND THE
INJUSTICE NOT FOR JUST ME, BUT FOR OTHERS THAT COME
AFTER ME AND OTHER TO KNOW THE WRONG AS TO
SAY SOMETHING ABOUT IT AND SPEECH UP WHAT YOU HAVE
BEEN DONE THIS OR THAT WAY THAT'S ALL,

OKLAHOMA REGIONAL DIRECTOR, WITH GET A COPY OF THE
INFORMATION RELATING TO THIS PARTICULAR INSURER. WHAT
HAPPEN THANK YOU. THE ATTORNEY, PAPER COPY
ONCE THE COURT DETERMINE THE RIGHT DISTRICT AND REGION THEN
THE COURT WILL GIVE YOU YOUR PROPER CASE NUMBER AND ASSIGN
YOU AN ATTORNEY TO REPRESENT YOU.

I AM AFRAID WHAT OBAMA, OR TRUMP, THEM MAY DO TO
ME,

January Lamont Stone

1901 NE PAGE

OKLAHOMA CITY OK

73111